

offence. You are convicted of Count 2 and sentenced to a term of imprisonment of two years. I order that one year be served concurrently with the sentence imposed for Count 1. You are therefore sentenced to a total effective term of imprisonment of four years. I fix a period of two years and six months as the period during which you shall not be eligible to be released on parole. I declare the period of 408 days to be the period of time during which you have been held in custody in relation to proceedings for these offences and the period to be reckoned as a period of imprisonment already served under the sentence. I direct that it be entered in the records of the court that you were sentenced on Count 2 as a serious drug offender.

26 MS GOBBO: Is Your Honour including today in your pre-sentence detention calculation?

27 HIS HONOUR: No.

28 MS GOBBO: The other matter, Your Honour, is there was a s.464ZF application which was consented to.

29 HIS HONOUR: I should not include today; that is my understanding, as today is the day upon which the sentence imposed begins.

30 MS GOBBO: Yes.

31 HIS HONOUR: I cannot recall now whether there was a draft order provided. I do not think there was.

32 MS BELL: Yes, I believe there were, Your Honour.

33 HIS HONOUR: You believe there were, all right. I will look again.

34 MS GOBBO: Can I approach [REDACTED] Your Honour?

35 HIS HONOUR: Certainly. Is that order consented to, Ms Gobbo?

36 MS GOBBO: Yes, Your Honour.